

X-10

IN THE DISTRICT COURT OF UTAH COUNTY, UTAH.

Provo Reservoir Company,
Plaintiff.

v.

Provo City, et al,
Defendants.

STIPULATION.

It is agreed between the plaintiff, Provo Reservoir Company and the defendant, Provo Bench Canal & Irrigation Company, that the issues arising upon the amendments to the complaint of the Provo Reservoir Company, pertaining to the so called Blue Cliff right, and the answer of the Provo Bench Canal & Irrigation Company to the amendments and to the complaint as amended, shall be disposed of as between the plaintiff, Provo Reservoir Company and the defendant Provo Bench Canal & Irrigation Company by a decision and decree under which the Provo Reservoir Company as successor in interest to the Blue Cliff Canal Company, shall have a primary right to fifty second feet of the waters of Provo river which shall include the Maple Springs, Pony Steel Springs and all other springs arising in or discharging their waters into the Blue Cliff canal.

It shall be provided by the decree to be entered herein that the point of diversion of all of said waters shall be at the location of the present head gate of the present Provo Bench Canal & Irrigation Company, or at such other point or points as will not interfere with the use of the river portion of said fifty second feet by the Utah Power & Light Company.

This stipulation includes the rights specified in paragraphs 14 and 24 of the present decision of the court heretofore filed in this cause, and said decision shall be modified to conform thereto/

Provo Reservoir Co.
By Joseph W. Murdoch
President

A. B. Hatch
One of the Attorneys for Plaintiff.
William D. Ray
Attorney for Provo Bench
Canal & Irrigation Co/

Provo Bench Canal Co

By John H. Stratton President